

April 5, 2022

31-19 Newtown Avenue Seventh Floor Astoria, NY 11102

Tel: 718 746-3440 Direct: 718 269- 2243 Direct Fax: 718 559-6517

ctucker@saccofillas.com www.saccofillas.com

Tonino Sacco* Elias N. Fillas Luigi Brandimarte*

Elizabeth A. Athenas Joseph Badalov James R. Baez* Alexander Berger* Boris Bernstein³ Eric S. Cantor David A. Craven Alex Diaz Kurt A. Doiron Joanne Ciaramella Ronald B. Groman Zachary S. Kaplan Joseph Katz James Kim Elliot L. Lewis Patricia R. Lynch Albert R. Matuza, Jr. Patrick J. McGrath Lamont K. Rodgers Richard E Schirmer Morris J. Schlaf* David E. Silverman Cindy S. Simms Michael A. Simon U. William Sung Clifford R. Tucker Michael S. Warycha Dana M. Whitfield James A. Wolff

*Also admitted in New Jersey

Bayside Office:

42-40 Bell Boulevard Suite 300 Bayside, NY 11361

New Jersey Office:

2160 North Central Road Suite 100-3 Fort Lee, NJ 07624 Hon. Lorna G. Schofield Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

Re: <u>Calcano v. Hillebrand Funeral Homes Inc.</u>

CASE #: 1:22-cv-01021-LGS

Your Honor:

This office was recently retained to represent Defendant Hillebrand Funeral Homes Inc. We submit this letter to respectfully request an extension of time to answer or otherwise respond to the Complaint and an extension of time to appear at an Initial Conference.

Attached, is a stipulation signed by all parties extending Defendant's time to answer or otherwise respond to May 11, 2022.

Currently, the Court scheduled an initial conference for April 13, 2022, at 4:20 pm. ECF No. 7. The undersigned respectfully requests an adjournment of the Initial Conference to a date approximately forty (40) days after May 11, 2022, and at the Court's convenience.

We thank the Court for the time and attention devoted to this matter.

Very Truly Yours, etc.

By: <u>/s/Clifford Tucker</u> Clifford Tucker, Esq.

This application is untimely but is nevertheless GRANTED in part and DENIED in part. Defendant's time to answer, move or otherwise respond to the Complaint is extended to **May 11, 2022**. The initial pretrial conference scheduled for April 13, 2022, is adjourned to **May 4, 2022, at 4:20 P.M.** The parties shall file the joint letter and Proposed Civil Case Management Plan and Scheduling Order required by the Order at Dkt. No. 7 by **April 27, 2022, at 12:00 P.M.**

Dated: April 5, 2022 New York, New York

LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE